UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

DESIGNATION FORM

(to be used by counsel to indicate the category of the case for the purpose of assignment to the appropriate calendar)

Address of Plaintiff:	1815 S 18th Street, Philadelphia, P	PA 19148
Address of Defendant:	1515 Arch Street 17 Floor, Philade	elphia, PA 19102
Place of Accident, Incide	ent or Transaction: Philadelphia	
 Is this case rel previously ter Does this case Pending or wi Does this case Numbered case Is this case a se by the same in 	I related when <i>Yes</i> is answered to any of the following lated to property included in an earlier numbered surminated action in this court? The involve the same issue of fact or grow out of the same involve the validity or infringement of a patent almost pending or within one year previously terminated second or successive habeas corpus, social security individual? I solve the within case is not related to the same involve the validity or infringement of a patent almost pending or within one year previously terminated second or successive habeas corpus, social security individual?	ing questions: and pending or within one year Yes No and transaction as a prior suit yes No ready in suit or any earlier diaction of this court? Yes No Yes No Yes No
DATE:		PA 323768
	Attorney-at-Law (Must sign above)	Attorney I.D. # (if applicable)
2. FELA 3. Jones Act- 4. Antitrust 5. Wage and 6. Patent 7. Copyright 8. Employme 9. Labor-Mai 10. Civil Righ 11. Habeas Co 12. Securities 13. Social Sec 14. Qui Tam O	**Contract, Marine Contract, and All Other Contracts) -Personal Injury Hour Class Action/Collective Action /Trademark ent nagement Relations ats orpus Cases curity Review Cases	B. Diversity Jurisdiction Cases: 1. Insurance Contract and Other Contracts 2. Airplane Personal Injury 3. Assault, Defamation 4. Marine Personal Injury 5. Motor Vehicle Personal Injury 6. Other Personal Injury (Please specify): 7. Products Liability 8. All Other Diversity Cases: (Please specify)
ARBITRATION CERTIFICATION		
case ex	(The effect of this certification is to remove the ustin, counsel of record or pro se plaintiff, d	case from eligibility for arbitration) do hereby certify: ny knowledge and belief, the damages recoverable in this civil action
DATE: 6/20/24	Attorney-at-Law (Sign here it	

NOTE: A trial de novo will be a jury only if there has been compliance with F.R.C.P. 38.